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11 Attorneys for Defendants and Counterclaimants
 12 INTERNATIONAL DATA SECURITY, INC.;
 INTERNATIONAL MARITIME SECURITY
 13 ALLIANCE, LLC; and QUANTUM ROUTE,
 INC.

14
 15 UNITED STATES DISTRICT COURT
 16 NORTHERN DISTRICT OF CALIFORNIA

17
 18 MARINE DESIGN AND OPERATIONS,
 INC., a New Jersey corporate entity,

Case No. CV 08 3397 SI

19 Plaintiff,

20 v.

21 SS PACIFIC STAR, her engines, tackle,
 equipment, appurtenances, freights, cargo,
 etc. (Official Number 239932) *in rem*,
 22 INTERNATIONAL DATA SECURITY,
 INC., a Delaware corporate entity;
 INTERNATIONAL MARITIME
 23 SECURITY ALLIANCE, LLC., a
 Delaware corporate entity; MARITIME
 SECURITY ALLIANCE, LLC. a
 24 corporate entity of a state of the United
 States; and QUANTUM ROUTE, INC., a
 25 California corporate entity, *in personum*,

26
**STIPULATION AND [PROPOSED]
 ORDER TO CONTINUE LAST DAY
 TO COMPLETE ADR**

27
 28 [Complaint Filed: July 15, 2008]

Defendants.

1 1. All of the parties appearing in this action through their below-signed counsel
2 stipulate and request that this Court extend the time for the parties to complete ADR.

3 2. This is the second request for a continuance of a Court-ordered date. The
4 first stipulated request to extend the ADR deadline was made because, approximately two
5 weeks before the ADR session was set to occur, Esco Marine, Inc. filed a lawsuit against
6 two of the *in personam* defendants in this lawsuit (*Esco Marine Inc. v. SS Pacific Star, et*
7 *al.*, U.S.D.C. N.D. Cal. Case No. 08-CV-5575-MEJ), and sought to have the two cases
8 formally related. Therefore, the parties stipulated to a continuance in the interest of
9 judicial economy and in the interest of saving resources.

10 3. The reason for this request is that the Court granted Sheppard, Mullin,
11 Richter & Hampton LLP's ("Sheppard Mullin") Motion to Withdraw as Counsel of Record
12 for Defendants International Data Security, Inc., International Maritime Security Alliance,
13 LLC, and Quantum Route, Inc. on March 20, 2009. The Court's March 20, 2009 Order
14 becomes effective on May 4, 2009. The Court also continued the Further Case
15 Management Conference in this matter to June 5, 2009. Therefore, the parties have
16 stipulated to a continuance of the ADR date.

17 4. The ADR coordinator has contacted the below signed parties and requested
18 that they file this stipulation and proposed order for the ADR Department's records.

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20 IT IS SO AGREED.

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1 Dated: March 31, 2009

LAW OFFICES OF GEORGE W. NOWELL

3 By /s/ George W. Nowell

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GEORGE W. NOWELL
JOHN H. CIGAVIC III
Attorneys for Plaintiff
MARINE DESIGN AND OPERATIONS,
INC.

Dated: March 31, 2009

SHEPPARD, MULLIN, RICHTER &
HAMPTON LLP

3 By /s/ Elise K. Sara

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ELISE K. SARA
Attorneys for Defendants and
Counterclaimants
INTERNATIONAL DATA SECURITY,
INC.;
INTERNATIONAL MARITIME
SECURITY ALLIANCE, LLC; and
QUANTUM ROUTE, INC.

Pursuant to the stipulation set forth above, IT IS ORDERED THAT the last day to complete the ADR process is continued.

Dated: April ___, 2009

UNITED STATES DISTRICT COURT FOR
THE NORTHERN DISTRICT OF
CALIFORNIA

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HON. SUSAN ILLSTON
UNITED STATES DISTRICT COURT
JUDGE